

Monty P. Milbourne
Petitioner

v.

Civ. NO. 20-00012 (NLH)

Richard Smith
Respondent

April 26, 2020

RECEIVE

DEAR HONORABLE Judge Hillman:

APR 29 2020

THE 4 Counts Under the ~~Falsely Ind.~~ ^{WILLIAM F. WALSH} Number 18-12-01117 IS AND WAS FRAUD OR TRICKERY By the Cumberland County Prosecutors Office. Meant to Deceive the Defendant Unlawfully AND Unfairly to Gain An Advantage Forging Signatures to Counts That NEVER EXISTED Under Case NO: 17002534 AND Counts That NEVER EXISTED TO A Ind. NO: That NEVER EXISTED. THIS IS FACTS. Which was also Vindictive Against Defendant, Being Spiteful, and Maliciously with Intent to Commit An Unlawful Act Against Defendant without Just Cause OR Reason. Clearly, Its Plain To SEE That This Fraudulent AND Forged Ind. NO. 18-12-01112 is the Reason the Defendant is Being Detained, Falsely Imprisoned violating Not Only the Defendants Constitutional Rights of Due Process, But has Grossly Violated the Defendants Civil Rights Also. The Defendant

IS ON A TRIAL LIST ON AN FRAUDULENT AND FORGED IND. NO. 18-12-01117 THAT CANT BE TRIED IN THE COURT OF LAW ACCORDANCE TO DUE PROCESS. THE DEFENDANT NEVER HAD SEEN TRIAL PAPERS BEFORE, ACKNOWLEDGED TRIAL PAPERS, READ TRIAL PAPERS, WAS ASKED ANY QUESTIONS ABOUT TRIAL PAPERS BY ATTORNEY AT ANYTIME, BEING I HAVE NEVER SPOKE TO MY ATTORNEY SINCE JUNE 28, 2019 WHEN HE TOLD ME THAT HE WAS PERSONALLY BEING PAID BY THE TRIAL JUDGE AND PROSECUTOR TO HELP THEM FIND ME GUILTY, AND OTHER THINGS HE SAID THAT WAS UNLAWFUL AND UNCONSTITUTIONAL. BUT YET IM ON A TRIAL LIST BECAUSE THE JUDGE AND PROSECUTOR HAS MONEY INVOLVED TO FIND ANY WAY TO CONVICT ME ON A FRAUDULENT AND FORGED IND. NO. THAT NEVER EXISTED. DESPERATE, THE JUDGE, WOULD NOT REUSE HIMSELF, OR REUSE THE ATTORNEY FROM THE INTEREST OF MONEY HE HAVE IN MY CASE. (ON DECEMBER 11, 2019, ANOTHER ATTORNEY CLEARLY TOLD THE JUDGE IN OPEN COURT "HOW IS MR. MILBOURNE STILL DETAINED OR ON TRIAL FOR IND. NO. AND COUNTS UNDER 18-12-01117? THESE CHARGES SHOULD BE DISMISSED AND MR. MILBOURNE SHOULD BE RELEASED". FINALLY, ON FEBRUARY 3, 2020 THIS WAS ACKNOWLEDGED WHEN THE DEFENDANT APPEARED IN COURT, AND THE PROSECUTOR ABIGAIL HOLMES ASKED THAT IND. NO. 18-12-01117 BE DISMISSED, AND THE

Judge GRANTED the Defendants Dismissal Motion FOR MARCH 23, 2020, then was RESPONDED TO May 4, 2020, But went to Video Court APRIL 13, 2020, To NOT Being Released, and Judge and ATTORNEY WERE ARGUING. THE FACT ALSO IS RE-
 gardless, ALSO, NOT ONLY IS the IND. NO. FALSE, KRAID, FORGED, AND INVALID OR VOID, AND that the Statute of Limitations is OVER FOR this CASE NO. 17002534, CJRA 2017, Speedy Trial Reform Act, AS "Eligible Defendant" PURSUANT N.J.R. 3:25-4, 3:25-3 AND 32A:162-22 1(A) 2(B), AND 32A:162-22 OR N.J.S.A. 32A:162-22(B) (2)(A) SPEAKS BY LAW AND DUE PROCESS THAT CHARGES MUST BE DISMISSED AND DEFENDANT MUST BE RELEASED.

THERE IS NO JUSTIFICATION OR EXPLANATION FOR the Defendant to be DETAINED OR IMPRISONED BY LAW. THE County KNOWS this, THE STATE KNOWS this. MY, OR DEFENDANTS, CIVIL RIGHTS IS VIOLATED. MY, OR the Defendants CIVIL RIGHTS HAVE BEEN VIOLATED IN SO MANY WAYS SINCE HE'S BEEN WRONGLY DETAINED OR IMPRISONED, AND HAS ALSO BEEN MEDICALLY NEGLECTED OF HEALTH AND WELL BEING.

THE DEFENDANT IS BEING HELD FOR 18-12-01117. THE DEFENDANT IS BEING HELD UNDER CJRA 2017 RAIL REFORM. THIS IS FALSE IMPRISONMENT BY A County Judge AND PROSECUTOR UNLAWFULLY AND UNJUST, BECAUSE THEIR MONEY IS INVOLVED.

more court
or judge. It
need to be

THERE IS AN CONFLICT OF INTEREST CONCERNING THIS JUDGE, POSSIBLE
AND ATTORNEY IN THIS CASE INVOLVING MONEY, THIS IS WHY I AM ASKING JUDGE
NOT ONLY NO TASK FOR DISMISSAL, RELEASE, AND FOR DAMAGES, I ASK FOR THE JUDGE, PROSECUTOR, ATTORNEYS, RECALL

IT SHOWS. THE CASE FROM THE BEGINNING, UNTIL NOW SHOWS SOMETHING ISN'T RIGHT! THAT'S WHY I'VE CONTACTED THE A.C.L.U FOR ASSISTANCE AND FOR POTENTIAL CIVIL AND CRIMINAL COMPLAINTS, THE FBI ALSO, BECAUSE FOR SURE MY ATTORNEY TOLD ME THIS ON JUNE 28, 2019, AND OTHER CRIMINAL THINGS, AND THE PRIOR ATTORNEY BEFORE, WHAT HE DID CRIMINALLY TO ME TO HAVE MY CASE DISMISSED, THAT IF HE HAD JUST WENT BY LAW, I WOULD HAVE BEEN RELEASED 2 YEARS 2 MONTHS AGO. THE JUDGE AND PROSECUTOR PAYING AN ATTORNEY MONEY TO HELP FIND HIM GUILTY ON AN INVALID INDICTMENT IS UNETHICAL AND CRIMINAL. THE FBI AND GOVERNOR, AND THE MEDIA SHOULD KNOW THIS. IF THE DEFENDANT HAS TO, I WOULD TAKE A LIE DETECTOR TEST. THIS IS CRUEL AND UNUSUAL PUNISHMENT UNDER THE 8th AMENDMENT TO HOLD THE DEFENDANT ON AN IND. NO. 18-12-01117. HE EVEN SLAVERY IN A FORM. I'VE LOST PROPERTY, MY LIFE, LIBERTY, I'M SICK HAVE BEEN BEATEN BY OFFICERS, ASSAULTED, INJURED, MEDICALLY NEGLECTED, ABUSED, CIVIL RIGHTS VIOLATED, OFFICER SUPPOSEDLY WHO HAD OR HAD CORONAVIRUS COUGH OVER MY FOOD (I WROTE THAT TO A.C.L.U) ETC ETC HONORABLE JUDGE HILLMAN, IT'S MUCH MORE. ASKING AGAIN, YOUR HONOR, RESPECTFULLY, THAT I MAY BE RE-LEASED FROM 18-12-01117 RIGHTFULLY BY LAW. THANK YOU.

WE WAS GRANTED
DISMISSAL OF
CASE-01117
SACRAMENTO
BEING HELD
UNWORTHY

DECLINED: C.H. Green Mark D. Williams

Monty P. Milburn #96305

Cumberland County Jail
54 West Broad St.
Bridgeton, NJ 08302

SOUTH JERSEY NJ C80

27 APR 2020 PM 6 L



Clerk U.S. District Court
P.O. Box 2797
Camden, NJ

RECEIVED

APR 29 2020

08:00

WILLIAM T. WALSH
CLERK

08101-279797

